United States Patent an	ND TRADEMARK OFFICE	United S	Commissioner for Patents, Box PC   States Patent and Trademark Office Washington, D.C. 20231	
UNITED STATES TATEMAN		S,,,,coa	www.ushtu.gov	
	FIRST NAMED APPLICANT		ATTY, DOCKET NO.	
U.S. APPLICATION NO.	PAPADOPOULOS	V	PM 0277848	
09/762594	PAPADOPOGLOG		AL APPLICATION NO	
05/1022		PCT/L	JS99/18507 	
PILLSBURY WINTHROP LLP		I.A. FILING DATE	PRIORITY DATE	
4600 TASONS BOOFE		11 AUG 99	11 AUG 98	
MCLEAN, VA 22102			2001	
		DATE MAILE	® 08 AUG 2001	
1	tification of a defective	E RESPONSE		
			is defective	
	n extension of time (37 CFR 1.136 nissing/insufficient. Extension of t	(a)) filed	d at 37 CFR 1.17(a)(1)-	
1. The request for a	pissing/insufficient. Extension of t	ime fees are fister		
because the required fee is in	113311-5		· imption of	
(a)(5).		eived in the Offic	e after the expiration of . This	
Applicant's resp	onse filedwas rec		. I IIIS	
2. Free for response set	in the Office notification mailed andoned unless applicant obtains ar 7 CFR 1.136(a).	extension of tim	e to reply to the last	
application will become abo	andoned unless applicant output			
application will become and Office notification under 3'	7 CFR 1.130(a).	y calenowleds	ed. The following	
41 -410 mos	eponse filed 22 JUN 01 is he	ereby acknowledge	'S (Form	
application with occords 37 CFR 1.136(a).  Office notification under 37 CFR 1.136(a).  3. App!icant's response filed 22 JUN 01 is hereby acknowledged. The following requirements set forth in the NOTIFICATION of MISSING REQUIREMENTS (Form requirements set forth in the NOTIFICATION of MISSING REQUIREMENTS (Form have not been completed.				
-i-aments set IOIIII III i	have not	been complete		
PCT/DO/EO/965) mailed				
	englication into English.		s Defective	
Translation of the international application into English.  which is defective for the reasons indicated on the attached Notice of Defective				
which i	s detective for the real			
Transla				
Processing fee (37 CFR 1.492(f)).  Oath or Declaration of inventors(s).  Oath or Declaration of inventors(s).				
Processing fee (37 CFR 1.492(1)).  Oath or Declaration of inventors(s).  Onto in compliance with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached				
- PCT/I	DOVEO/ATA			
Surcharge (37 CFR 1.492(e)).  Sequence Listing.  Sequence Listing.  Not in compliance with 37 CFR 1.821-1.825 for the reasons indicated on the attached				
x not in	a compliance with 37 Gran			
DC'T	// 1( )/P( )/940.			
Additional cl	ann lees.			
	و مناب	time limit of ONE	MONTH from the date of the Notification of Missing	
Requirements (Form granted under 37 C.I	DO/EO/905), whichever is the top. F.R. § 1.136, but the period for res DO/EO/905) may be extended und	sponse set in the lider 37 C.F.R. § 1	136(a).	
Applicant is reminded	DO/EO/905) may be extended under that any communication to the Universe given in the heading and includes	ide the U.S. appli	cation no. shown above. (37	
CFR 1.5)		Translation	1	
Enclosed: PCT/I	DO/EO/917 Notice of Defer	Charitte A.	Buty Paralogal 3.305-3734	
	0/916 (March 2001)	I cieprone.	~	

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OMITEDOMINE		United States Patent and Trademark Office Washington, D.C. 20231
U.S. APPLICATION NO.	FIRST NAMED APPLICANT	ATTY, DOCKET NO.
	PAPADOPOULOS	V PM 0277848
09/762594		INTERNATIONAL APPLICATION NO.
PILLSBURY WINTHROP LLF	,	PCT/US99/18507
1100 NEW YORK AVENUE,	V.VV.	I.A. FILING DATE PRIORITY DATE
WASHINGTON, DC 20005	;	11 AUG 99 11 AUG 98
		DATE MAILED: 08 AUG 2001
CONTAINING N	COMPLY WITH REQUIREMENTS JCLEOTIDE SEQUENCE AND/OR DISCLOSURES	
America. The items indice deficiency noted below an The nucleotide and/or am with the requirements for	apers under 35 U.S.C. 371 to enter the ated below, however, are missing. To devoid abandonment is set forth in the ino acid sequence disclosure contained such a disclosure as set forth in 37 C.	d in this application does not comply
reason(s):		
This application disclosure on A copy of the required by 3 A copy of the content of the 37 CFR 1.82 Sequence List The compute damaged an substitute co	7 CFR 1.821(e).  2 "Sequence Listing" in computer reads  3 computer readable form, however, d  2 and/or 1.832, as indicated on the att  ting."	red by 37 CFR 1.821(c). lable format has not been submitted as dable form has been submitted. The loes not comply with the requirements of eached marked-up copy of the "Raw ith this application has been found to be ached CRF Diskette Problem Report. A ted as required by 37 CFR 1.825(d). Listing" is not the same as the
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An initial of amendmer  A statemer are the san 1.821(e), 1  FOR QUESTIONS FOR CALL:	or substitute computer readable form or substitute paper copy or compact distributed in the specification of the s	ion.  Inpact disc and the computer readable form  Inpact matter, as required by 37 CFR
(202) 208-4	212, for CRF submission help, 200, for Patentln software help.	HAA

FORM PCT/DO/EO/920 (March 2001)